## LEGAL ADVERTISING

MINE WARNING NOTICE

TO WHOM IT MAY CONCERN:

Notice is hereby given that the Monitor, Monitor Fraction, Silver Queen, Silver King Mining Claims, situated in the Wallapai Mining District, County of Mohave, Arzona, are under uption agreement and neither said mining claims nor the undersigned owner thereof will be responsible or liable for any labor or debt contracted not wurles sustained by any employer or any employee in working said property, and that no employer or employee is the agent of the owner for any purpose, and that all operatives engage in such service at their own risk, and no debt or claim of debt is valid against said mining property, or its owner.

JAMES H. KANE. JAMES H. KANE.

NOTICE OF SALE OF BEAL ESTATE.

In the Superior Court of Mohave County, State of Arizona.
At Private Sale.

At Private Sale.

In the Matter of the Estate of
LOUIS GRAVESTEAD. Deceased.
Notice is Hereby Given, That in pursuance of an order of the Superior Court of the State of Arizona, in and for the County of Mohave, made on the 4th day of November, 1919, in the matter of the estate of Louis Gravestead deceased, the undersigned, the administrator of said estate will sell at private sale, to the highest bidder, subject to confirmation by said Superior Court, on Wednesday the 19th day of November, 1919, at 10 o'clock A. M., at the office of the Board of Supervisors of Mohave County, at the Court House, in the city of Kingman, in the said County of Mohave. State of Arizona, the following described mining claims to-wit:

Arizona, the following described mining claims to-wit:
FRANKLYN, Location notice recorded in Book NN page 152.
MANWEL, Location notice recorded in Book NN page 153.
Terms of sale: Cash, Bids will be received up to the hour of 5 P. M. on Tuesday, the 18th day of November, 1919.

GEORGE B. AYERS.

Administrator of the estate of Louis Gravestend, deceased. Dated November 5th, 1919. First insertion Nov. 8, Last insertion Nov. 15,

## STATE OF ARISONA Office of the ARISONA CORPORATION COMMIS-

UNITED STATES OF AMERICA.

State of Arizona—ss.
The Arizona Corporation Commission
foes hereby certify that the annexed is
true and complete transcript of the
ARTICLES OF INCORPORATION
of

ARTICLES OF INCORPORATION

of

IOZONA INVESTMENT COMPANY
which were filed in the office of said
Arizona Corporation Commission on the
6th day of October A. D. 1919 at 2:00
o'clock p. m. as provided by law.
In Testimony Whereof, the Arizona
Corporation Commission by its Chairman, has hereunto set its hand and affixed its Official Seal. Done at the
City of Phoenix, the Capitol, this 6th
day of October A. D. 1919.
ARIZONA CORPORATION COMMISSION
AMOS A. RETTS.
ATTEST:
Chairman.
A. E. STELZER. Secretary.

ATTEST: Char A. E. STELZER. Secretary.

ARTICLES OF INCORPORATION
of the
IOZONA INVESTMENT COMPANY
Know All Men By These Presents:
That we, whose names are hereto affixed, do hereby associate ourselves together for the purpose of forming a corporation under the laws of the State of Arizona, and that end adopt the followine "Articles of Incorporation."
ARTICLE 1. The names and postoffice address of the Incorporators are:
CHARLES H. BURLOCK, Flagstaff, Arizona.

WILLIAM H. HOLCOMB, Kingman, Arizona.

The name of the Corporation shall be

The name of the Corporation shall be the IOZONA INVESTMENT COMPANY Its principal place of business within the State of Arizona shall be Kingman. Mohave County. State of Arizona but other offices may be established and maintained within or outside of Arizona, at such places as the Board of Directors may designate, where meetings of Stockholders and Directors may be held, and any and all Corporate business transacted.

be held, and any and an iness transacted,
ARTICLE 11. The general nature of business proposed to be transacted by this Corporation is as follows, to-wit:
To purchase, own, sell, improve, lease and deal in real property of every description: to buy, sell, own, hold and deal in personal property of all kinds; and deal in real property of every description: to buy, sell, own, hold and deal in personal property of all kinds; to borrow and to loan money; to take, hold, assign, or otherwise deal in mortgages, bonds or instruments of security to nurchase, condem, exchange, lease, locate, appropriate or in any other manner whatsoever acquire, receive, own, hold, use, operate, lease, supply, mortgage, sell, or otherwise depose of water, water rights, power, light, reservoirs, canals, flumes, ditches, pipes, tunnels, acqueducts, dams, sites, rights of way of other ensements, in the State of Arizona or elsewhere. To purchase, own, sell and deal in shares of stock, bonds and obligations of this Corporation, and of other public and private Corporations; to locate all kinds of mineral lands and obtain title to same from the United States of America, or any other country; to buy sell, operate and develop mines and mining property. Also to sell, pledge, mortgage or hypothecate any of its properties for the purpose of securing any indebtedness, it may contract, and to make, execute and deliver all instruments in connection therewith and to do all such other acts and things as shall be necessary in the transaction of its business. To do and perform all other acts or things necessary or incidental to purposes hereinabove set forth.

ARTICLE III. The authorized amount

cidental to purposes hereinabove set forth.

ARTICLE III. The authorized amount of capital stock of this corporation shall be Twenty-five Thousand Dollars. divided into Two Hundred and Fifty shares of the par value of One Hundred Dollars each; such capital stock may be issued at such times as the Board of Directors may designate, either for cash, or real or personal property, or services, or lease, or option to purchase, or any other valuable right or thing for the use and purposes of the corporation, and all shares of capital stock so issued, shall thereupon and thereby become and be fully paid, the same as though paid for in cash at par, and shall be non-assessable forever, and the judgment of the Directors as to the value of any property, right or thing acquired in exchange for Capital stock shall be conclusive, in the absence of actual fraud, in the transaction.

ARTICLE IV. The time of the commencement of this Corporation shall be the date of the filling of these Articles of Incorporation in the office of Arizona Corporation Commission, and it shall endure for the full term of Twenty-five years thereafter, with privileges of perpetual succession as provided by law.

ARTICLE V. The affairs of this Cor-

of perpetual succession as provided as a composation shall be conducted by a Board of Directors composed of Three Stockholders, who shall be elected annually on the First Monday in January of each year. Until such first annual election in January, A. D. 1920, the following named stockholders shall serve as Directors of this Corporation for the present year, and until their successors have been elected and qualified, to-wit: Charles H. Burlock, President, Treasurer and Director.

urer and Director.
William H. Holcomb, Vice President Lillian H. Burlock, Secretary and Di-

rector.

ARTICLE VI. The highest amount of indebtedness or liability, direct or contingent, to which this Corporation shall at any time be subject, shall be Fifteen Thousand Dollars.

ARTICLE VII. The private property of the Stockholders of this Corporation shall be forever exempt from the debts or obligations of the corporation.

ARTICLE VIII. These Articles of Incorporation may be amended by a ma-

jority vote of the outstanding stock of the Corporation at any regular or spec-ial meeting of the Stockholders upon at least Thirty days notice in writing of such proposed amendment to the arti-cles of incorporation, having been given the stockholders of this corporation. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 3rd day of October, A. D. 1919. CHARLES H. BURLOCK (Seal) WILLIAM H. HOLCOMB (Seal)

WILLIAM H. HOLCOMB (Seal)

STATE OF ARIZONA,
County of Mohave—ss.
On this 3rd day of October, A. D.
1919, before me, L. J. Parker, a Notary
Public in and for the County of Mohave, State of Arizona, aforesaid, residing therein, duly commissioned and
sworn personally appeared, Charles H.
Burlock and William H. Holcomb, known
to me to be the persons described in,
whose names are attached to, and who
executed and delivered the within instrument and they each acknowledge to
me that they executed the same as their
voluntary act and for the purposes and
considerations therein named.

IN WITNESS WHEREOF, I have
hereunto set my hand and affixed my
Official Seal the day and year last
above written.
(Notarial Seal) L. J. PARKER,
Notary Public in and for the County of Mohave, State of Arizona.
My commission expires Dec. 16th.
1920.

Filed in the office of the Arlzona Corporation Commission this 6 day of Oct. A. D. 1919 at 2:00 P. M., at request of Wm. H. HOLCOMB, whose post office address is Kingman, Arizona. ARIZONA CORPORATION COMMISSION

AMOS A. BETTS, Chairman.

Filed and Recorded at Request of Chas, Burlock, October 22nd, A. D. 1919 at 3 o'clock P. M. in Book 5 of Incor-porations, Pages 382-383 Records of Mohave County.

I. R. BARTHOLOMEW,
Records

County Recorder.

By MARY CARROW.

Deputy Recorder.

n Oct. 25. First insertion Oct. 25. Last insertion Nov. 29-1919-6t-up.

MINE WARNING NOTICE

TO ALL WHOM IT MAY CONCERN:
This is to give notice that I am the Owner and Option holder of what is known as the old Echo Mine, or the following claims, situated in the Cedar Mining District, Mohave County, Arizona. Silver Bell Lode mining claim, recorded in Book H. H.. Page 669; Amelia mining claim. Recorded in Book U. U.. Page 382; amining records of Mohave County, Arizona. The two last mentioned claims formerly known as the Mona Wood Lode mining claim and the Silver Colorado Lode mining claim. All persons are prohibited from entering upon said claims without permission of owner or trespassing upon same.

MINE WARNING NOTICE

To Whom It May Concern:

Notice is hereby given that the Schuylkill mine as recorded in book 4 of deeds, at page 652, et seq., and the Schuylkill mill site as recorded in book 12 of deeds, at page 752 et seq.; the Schenectady mining claim as recorded in book 12 of deeds, at page 752 et seq.; and the Silver Hill group of mining claims consisting of the Sonoma, Valley View and Silver Bell mining claims, and the Silver Bell mining claims, and the Silver Bell mill site claim, as recorded in book 14 of deeds, at pages 263 to 268, inclusive, records of Mohave County, Arizona, to which records reference is hereby made for a more complete description of said property, are being worked under lease and option, and that neither the said mines, mining claims or mill site or buildings, machinery, implements, fixtures or improvements made or to be made thereon or therein, or any property of the Southwestern Mining and Reduction company, or the stockholders thereof, will se liable or responsible for any labor, material or debt contracted or injuries sustained by any employer or emplow in working or improving said properties: and that all operatives engage in such services at their own risk, and that no debt or claim of debt is valid against said mines, mining claims or property or the owners thereof.

THE SOUTHWESTERN MINING & RE DUCTION COMPANY, By GEO. W. THEISS, Sec'y.

Witness:
FRED W. THEISS.
First insertion June 29, 1916.

ARTICLES OF INCORPORATION UTABONA MINING COMPANY

Know All Men By These Presents:
That we, the undersigned, have this day associated ourselves together for the purpose of forming a corporation under the laws of the State of Utah, and we hereby certify:

FIRST: The name of this corpora-ion is: "UTAZONA MINING COM-

tion is: "UTAZONA MINING COM-PANY."

SECOND: This corporation is orga-nized at Salt Lake City, County of Salt Lake, State of Utah.

THIRD: The names of the incorpor-ators and their places of residence are: NAME

RESIDENCE
(ORS E. LINGS & Kingman Ariyona)

THIRD: The names of the incorporators and their places of residence are: NAME RESIDENCE
Gus E. Lucas, Kingman, Arizona
J. L. Craig, Salt Lake City, Utah
J. B. Eyans, Salt Lake City, Utah
H. D. Landes, Salt Lake City, Utah
F. W. Gray, Salt Lake City, Utah
W. A. Whitney, Ogden, Utah
FOURTH: The term for which this corporation is to exist is one hundred years from the date thereof.
FIFTH. The purposes for which this corporation is formed are to mine, mill, stamp, reduce, smelt, purchase and sell ores and minerals and other products and to construct such buildings and works as may be deemed proper therefor or for any of the purposes hereinafter mentioned; to locate, purchase, hire, contract for or otherwise acquire, hold, use, sell, lease or otherwise dispose of, any mines, minerals, lands mining property, mill sites or interests in the same, and such other property as may be advantageous for the development of the same; to issue stock to the amount of the value thereof, in payment therefor, to manufacture, purchase, acquire, erect, hold, use, sell and dispose of any mining or milling or smelting machinery and tools and materials suitable for or applicable to any such purposes, and to do and perform any and every act, work and labor necessary or advisable for the due economical and skillful working of such mine or mines and for the milling, smelting, reduction, extraction, transportation and sale of such ores or minerals.

SIXTH: The place of general business of this corporation will be Salt Lake City, County of Salt Lake, State of Utah, but branch places of business may be established at such other places as the Board of Directors may deem advisable.

SEVENTH: The capital stock of this corporation shall be Three Hundred.

as the Board of Directors may deem advisable.

SEVENTH: The capital stock of this corporation shall be Three Hundred Thousand (300,000) shares of the par value of Ten Cents per share. Said stock when issued shall be fully paid, but may be assessed according to law by the Board of Directors of said corporation, when authorized by a majority of the stock of said corporation.

The amount of capital with which said corporation will begin business is Ten Thousand Dollars (\$10,000.00)

The Two Hundred Thousand (200,000) shares of unissued capital stock of the corporation may be disposed of by the Board of Directors only when authorized by a majority of the outstanding stock of said corporation. Each stockholder shall be given the option to purchase such stock when issued in proportion to his holdings of stock on the books of the corporation.

EIGHTH: The subscribers hereto

CENTRAL COMMERCIAL COMPANY a corporation. Plaintiff. VR.
CHARLES W. BENNETT. Defendant. In The Name of the State of Arizona to CHARLES W. BENNETT. Defendant. In The Name of the State of Arizona to CHARLES W. BENNETT. Defendant. In The Name of the State of Arizona to CHARLES W. BENNETT. Defendant. In The Name of the State of Arizona to Charles and the Superior Court of Mohave County. The fair cash value of said County. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over.

The Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The fair cash value of said property is Ten Thousand Dollars (\$10,000.00) or over. The

that the affiants verily believe that each party to the agreement has paid for the amount of stock subscribed by him.

Affiants further say that at least ten per cent (10%) of the capital stock of the corporation, has been paid in.

J. L. CRAIG
J. B. EVANS
E. L. SMITH

Subscribed and sworn to before me this 30th day of September, 1919.

CHAS. A. ROOT

Notary Public (Notarial Seal)

(Notarial Seal)
Filed in the office of the Ari
Corporation Commission, October
1919.
First Publication Oct. 18.
Last Publication Nov. 22.

## NOTICE OF ASSIGNMENT FOR BENEFIT OF CREDITORS

NOTICE IS HEREBY GIVEN:
That the undersigned, E. C. Bradshaw, by deed of assignment dated October 11, 1919, has been appointed Assignee for the benefit of the creditors of A'11ZONA MOLYBDENITE CONSOLIDATED MINING COMPANY, a corporation organized and existing under the laws of the State of Arizona, and conducting business in Mohave County, State of Arizona.
Dated: October 27, 1919.

E. C. BRADSHAW.

First Insertion Nov. 1.
Last insertion Nov. 22.

NOTICE FOR POSTING AND PUB-LISHING

Serial No. 042680

Land Office, October 23, 1919.

Notice is hereby given that the SAN
TA FE PACIFIC RAILROAD COMPANY, by Howel Jones, its Land Commissioner, has this day filed its appucation. Serial No. 042680, to enter under the provisions of the Acts of Congress approved June 22, 1874 (18 Stat.,
194) and August 29, 1890 (26 Stat., 369),
the following described lands, to-wit:

Lots 1 and 2 of Section 20 in fractional Township 16 1-2 north, Range
18 West, G. & S. R. M., containing 92.45
acres. Serial No. 042680

Any and all persons claiming adversely the land above described, or desiring to object because of the mineral
character of the land, or for any other
reason, to the disposal to applicant,
should file their affidavits of protest
in this office, on or before the 6th day
of December, 1919.

J. L. IRVIN.

J. L. IRVIN, Register.

NOTICE TO CREDITORS

IN THE SUPERIOR COURT OF MOHAVE COUNTY, STATE OF ARIZONA.

Probate No. 171.

In the Matter of the Estate of
M. L. HOFFMAN, Deceased.

Notice is hereby given, by the undersigned, Administrator of the Estate of
M. L. Hoffman, deceased, to the creditors of and all persons having claims
against the said deceased, to exhibit
them, with the necessary vouchers,
within four months after the first publication of this notice, to the said C. L.
Hoffman, Chloride Arizona.
Dated this 7th day of October, 1919.

C. L. HOFFMAN,
Administrator of the Estate of M.
L. Hoffman, deceased.
First Publication Oct. 11.
Last Insertion Nov. 8.

## POR LABOR OF MATERIALS PUR-

NOTICE IS HEREBY GIVEN to all persons that the undersigned, A. C. Lake, is the owner of that certain mine or mining claim, hereinafter described, with all improvements thereon. That said mine is now in possession of and is being worked and operated by A. G. Goodwill, pursuant to an agreement with option to purchase, made and executed by the undersigned in favor of said A. G. Goodwill, dated November 13th, 1918; said agreement and option to be in force up to and including the 12th day of May 12, 1920.

The undersigned is not working or operating said mine or mining claim, or any part thereof, and does not intend to work or operate said mine or mining claim, or any part thereof, or purchase any supplies or materials therefor, during the life of said agreement and option with said A. G. Goodwill.

The name of said mine or mining claim is the FOUNTAIN HEAD patented mine situate in Wallapai mining district, it Mohave County, State of Arisona, patent from the United States for which is of record in the effice of the Recorder of Mohave County, State of Arisona, in Book 16 of Deeds, Page 524, to which reference is hereby made for a more particular description.

IN WITNESS WHEREOF, the said A. NOTICE IS HEREBY GIVEN to

Amelia mining claim. Recorded in Book
U. U. Page 383; and Swastias mining
claim. Recorded in Book U. U. Page
382, mining records of Mohave County,
control of Mohave County,
c

MINE WARNING NOTICE

TO WHOM IT MAY CONCERN:
Notice is hereby given that the Georese Washington, Thermos, Noonday, Missing Links, Bill Taft and Cornish Boy mining claims, situated in the Wallapai Mining District, Mohave County, Arisona, are under lease and bond to W. G. Pase; who is working the same, and that neither the mines nor the owner thereof will be responsible for any labor or debt contracted, nor injuries sustained by any employer or employer or employer is the agent of the owners and that all operatives similarly in the contracted of the State of Arisona, to the Maynard Mining claims, and that all operatives similarly in the county, and the subscribed, payable for the obligations of the corporation, and the subscribed, payable for the obligations of the corporation, and money in comments of the State of Arisona to County, State Office, and the Maynard Mining claims of the Stututed in the Maynard Mining claims, containing claims of the Stututed in the Maynard Mining claims, containing claims are adjoined in the Maynard Mining claims are adjoined in the Maynard Mining claims are adjoined in the Maynard Mining claims are adjoined on the Ma

Witness to Posting: GEORGE W. GIBSON HOMER B. GADDIS;

CERTIFICATE OF INCORPORATION OF CHLOBIDE SILVER MINES COMPANY

ARTICLE I.
The name of this corporation is
CHLORIDE SILVER MINES
COMPANY
ARTICLE IL

The name of this corporation is CHLORIDE SILVER MINES COMPANY ARTICLE II.

The principal office in the State of Delaware is to be located at 205 West 3th Street, in the City of Wilmington, County of New Castle. The agent in charge thereof is the AMERICAN GUARANTY & TRUST COMPANY, 206 W. 9th Street, Wilmington, Del.

ARTICLE III.

The nature of the business for which this corporation is established and the objects and purposes proposed to be transacted, promoted and carried on are: to carry on the business of mining, and illing concentrating, converting, smelting, treating, preparing for market, manufacturing, buying, selling, exchanging, and otherwwise producing, dealing in or turning to account gold, silver, copper, lead, zinc, brass, iron, graphite and all kinds of ores, metals, and minerals, and the products and description and by whatsoever process the same can or may hereafter be produced; and generally and without limit as to amount, to buy, sell, exchange, lease, acquire and deal in lands, mines and minerals, rights and claims, and in the above specified products, and conduct all business appurtenant thereto; to acquire, own, enter or lease mines and mineral lands of every kind, nature and description; also to acquire, own enter or lease mines and mineral lands of every kind, nature and description; also to acquire, own enter or lease mill sites, water rights and terminal facilities; to work, prospect or develope mines and mineral lands of every kind, nature and description; also to acquire, own enter or lease mill sites, water rights and terminal facilities; to work, prospect or develope mines and mineral lands of every kind, nature and description; also to acquire, own enter or lease mill sites, water rights and terminal facilities; to work, prospect or develope mines and mineral lands of every kind and nature, either as an entirety or any portion thereof, and to buy, sell, own or control stock of other corporations as it may deem proper; to contract for, build, buy, sell, own and operate all necessary

build, construct, maintain and operate plants and works for the development of such lands, and for the handling and preparing of the various products thereof, and rendering the same commercially available; to acquire by purchase, lease or otherwise oil and gas lands and any rights therein and to sell, lease or otherwise dispose of or trade in and with the same, and to prospect for, produce, refine, prepare for market, buy, sell and otherwise deal in and with oil and natural gas and any product or by-product thereof; to build, acquire by purchase, lease, or otherwise, and to own, operate, sell, lease or otherwise dispose of water works, lighting and heating plants and supply water, electricity and power; to conduct a general real estate, investment, brokerage, merchandising, agricultural, and any other business that may be deemed profitable or expediant to undertake.

In furtherance and not in limitation of the general powers conferred by the

part of the world.

(e) To acquire the goodwill, rights and property, to undertake the whole or any part of the assets or liabilities of any person, firm, association or corporation; to pay for the same in cash, to stock of this company, bonds or otherwise; to hold or in any manner to dispose of the whole or any part of the property so purchased; to conduct in any lawful manner the whole or any part of the business so acquired, and to exercise all the powers necessary or convenient in and about the conduct and management of such business.

(f) To apply for, purchase or other-

garded as independent objects, purposes and powers.

WE THE UNDERSIGNED, being each of the original subscribers to the capital steck hereinbefore named, for the purpose of forming a corporation to

do business both within and without the do business both within and without the State of Delaware and in pursuance of an Act of the Legislature of the State of Delaware entitled "An Act Providing a General Corporation Law" (approved March, 10, 1899) and the Acts amendatory thereof and supplementary thereto, do make and file this Certificate hereby declaring and certifying that the facts herein stated are true IN WITNESS WHEREOF, we have hereunto set our respective hands and

IN WITNESS WHEREOF, we have hereunto set our respective hands and seals this 14th day of July A. D. 1912. In the presence of Harry O. Barton. M. J. Pavia, (Seal) J. A. Frere, (Seal) J. M. Frere, (Seal)

www. operate./sell, lease or otherwise dispose of water works, lighting and heating plants and supply water. electricity and power; to conduct a general real estate, investment, brokerage, merchandising, agricultural, and any other business that may be deemed profitable or expediant to undertake.

In furtherance and not in limitation of the general powers conferred by the laws of the State of Delaware and the objects and purposes herein set forth, it is expressly provided that this corporation shall also have the following powers, that is to say:—

(a) To do any and all things herein set forth as objects, purposes, powers or otherwise as fully as natural persons might or could do, and in any part of the world, as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others.

(b) To have one or more offices at to amount, to purchase, or otherwise as folly as natural persons with the facts therein stated were allowed that the facts therein stated were truly set forth.

GIVEN under my hand and seal of office the day and year aforesaid.

HARRY O. BARTON.

STATE OF NEW JERSEY

County of Essex—ss.

BE IT REMEMBERED that on this lith day of July A. D. 1919 personally came before me, the subscriber, a Notary Public in and for the State and County aforesaid, M. J. Pavia, J. A. Frere and J. M. Frere, parties to that on this lith day of July A. D. 1919 personally came before me, the subscriber, a Notary Public in and for the State and County aforesaid, M. J. Pavia, J. A. Frere and J. M. Frere, parties to the the subscriber, a Notary Public in the subscriber, a Notary Public in the contents of said Certificate, they did severally acknowledge that they signed, sealed and delivered the same as they did severally acknowledge that they signed, sealed and delivered the same as they did severally acknowledge that they signed, sealed and delivered the same as the parties of the subscriber, a Notary Public in the parties of the subscriber, a Notary County of Essex—se.

(c) Without restrict

Secretary's Office

Secretary's Office

1911

1855 Delaware 1793

STATE OF DELAWARE

New Castle, County—ss.

Recorded in the Office for the Recording of Deeds, etc., at Wilmington, in and for the County aforesaid in Corporation Record O. Volume 10, Page 315 etc., the 16th day of July A. D. 1919.

WITNESS my hand and the seal of said office the day and year last aforesaid.

(Seal) (Seal)

with mainter the water of and to be considered and the powers necessary or consense that the powers necessary or consense the season of the powers necessary or consense the season to consense the powers necessary or consense the season to consense the powers necessary or consense the season to consense the powers of the powers necessary the powers of the powers necessary the powers

DEPARTMENT OF THE INTERIOR

U. S. LAND OFFICE at
Phoenix, Arizona, October 10, 1919.

NOTICE is hereby given that Hiram
B. Imus, of Hackberry, Arizona, who, on
April 7, 1915, made Homestead Entry,
No. 027198, for SE 1-4; SE 1-4 SW 1-4;
S 1-2 NE 1-4; NE 1-4 NE 1-4. Section
20, Township 21-N., Range 11-W., G. &
S. R. B. & Meridian, has filed notice of
intention to make five year Proof, to
establish claim to the land above described, before Anson H. Smith, U. B.
Commissioner, at Kingman, Arizona, on
the 20th day of November, 1919.
Claimant names as witnesses:
George W. Davis, Kingman, Arizona;
Ralph J. Bulkely, William Kayser,
Henry Dural, all 3 of Hackberry, Arisona.